1 2 3 4 5 6 7 8 9	ALEXANDER KRAKOW + GLICK LLP Michael S. Morrison (State Bar No. 205320 Brett C. Beeler (State Bar No. 287749) 401 Wilshire Boulevard, Suite 1000 Santa Monica, California 90401 T: 310 394 0888 F: 310 394 0811 E: mmorrison@akgllp.com; bbeeler@akgllp LAW OFFICES OF SCOTT J. BLOCH, PA Scott J. Bloch (State Bar No. 264559) 1050 17 th St. NW, Ste 600 Washington, DC 20036 T: 202 496 1290 F: 202 478 0479 E: scott@scottblochlaw.com Attorneys for Plaintiffs Aaron Rose and Troindividually and on behalf of all others simi	o.com A by Swedeen, larly situated
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13		
14	AARON ROSE, as an individual, TROY	Case No: 3:13-cv-05218-CRB
15	SWEDEEN, as an individual, and on behalf of all others similarly situated,	Assigned to the Hon. Charles R. Breyer Filed: October 9, 2013
16	Plaintiffs,	Removal Date: November 8, 2013
17	vs.	JOINT STIPULATION TO FILE FIRST AMENDED COMPLAINT
1819	AECOM GOVERNMENT SERVICES, INC., a Corporation, AEROTEK, INC,. a Corporation, and DOES 1-100,	(FRCP 15)
20	Defendants.	
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WHEREAS, Plaintiffs Troy Swedeen and Aaron Rose filed their complaint on 1 2 October 9, 2013, in the Superior Court for the State of California, County of Alameda; 3 WHEREAS, the complaint was removed to United States District Court, Northern 4 District on November 8, 2013; WHEREAS, Defendant Aerotek, Inc. filed a motion to dismiss Plaintiffs' 5 Complaint pursuant to Federal Rules of Civil Procedure Rule 12(b)(6); 6 7 WHEREAS, in addition to amending their complaint to address the issues raised 8 in Aerotek's motion to dismiss (where no stipulation is required), Plaintiffs are also 9 adding allegations and causes of action against Defendant AECOM Government 10 Services, Inc.; 11 WHEREAS, AECOM has agreed to stipulate to the filing of the amended complaint, attached hereto as Exhibit "1" (as well as being separately filed). A redlined 12 13 copy of the amendments is attached as Exhibit "2"; WHEREAS, pursuant to Federal Rules of Civil Procedure R. 15(a), no order is 14 required to file this amended complaint and the complaint is deemed filed upon the 15 16 filing of the stipulation and first amended complaint. 17 /// 18 ///19 /// 20 /// 21 /// 22 /// 23 /// 24 ///25 /// 26 ///27 /// 28

IT IS THEREFORE STIPULATED BETWEEN THE PARTIES BY AND 1 2 THROUGH THEIR COUNSEL OF RECORD THAT: Defendant AECOM Government Services, Inc. consents to Plaintiffs' First 3 1. Amended Complaint filed on December 6, 2013. 4 5 Dated: December 10, 2013 ALEXANDER KRAKOW + GLICK LLP 6 7 By: ____ /s/ 8 9 Michael Morrison **Brett Beeler** Attorney for Plaintiffs 10 **AARON ROSE** 11 TROY SWEDEEN individually and on behalf of all other similarly situated 12 13 14 Date: December 10, 2013 SEYFARTH SHAW LLP 15 16 BY: ____/s/___ 17 Brett C. Bartlett 18 **Heather Havette** 19 Attorneys for Defendant AECOM GOVERNMENT SERVICES, 20 INC. 21 IT IS SO ORDERED 22 23 Judge Charles R. Breyer 24 25 26 27 28

JOINT STIPULATION TO FILE FIRST AMENDED COMPLAINT

CERTIFICATE OF SERVICE

I, Michael S. Morrison, an employee of the City of Santa Monica, certify that on December 10, 2013, caused a true and correct copies of the foregoing be filed with the Clerk of the Court by using the CM/ECF system, which will send a notice of electronic filing to the following counsel who has registered for receipt of documents filed in this matter:

JOINT STIPULATION TO FILE FIRST AMENDED COMPLAINT

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Dated: December 10, 2013 ALEXANDER KRAKOW + GLICK LLP

s/ Michael S. Morrison

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